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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/441,140	11/16/1999	BEKA SOLOMON	27/150	3910
1444 75	590 08/28/2006		EXAMINER	
BROWDY AND NEIMARK, P.L.L.C.			TURNER, SHARON L	
624 NINTH STREET, NW SUITE 300			ART UNIT	PAPER NUMBER
WASHINGTON, DC 20001-5303			1649	
			DATE MAILED: 08/28/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)		
Examiner-Initiated Interview Summary	09/441,140	SOLOMON, BEKA		
Examiner-initiated interview Summary	Examiner	Art Unit		
	Sharon L. Turner	1649		
All Participants: Status of Application: <u>Pending</u>				
(1) <u>Sharon L. Turner</u> .	(3)			
(2) Roger Browdy.	(4)			
Date of Interview: 21 August 2006	Time: <u>2:10 p.m.</u>			
Type of Interview:  ☐ Telephonic ☐ Video Conference ☐ Personal (Copy given to: ☐ Applicant ☐ Applic  Exhibit Shown or Demonstrated: ☐ Yes ☐ No If Yes, provide a brief description:	cant's representative)			
Part I.				
Rejection(s) discussed:  N/A				
Claims discussed: N/A				
Prior art documents discussed: N/A				
Part II.				
SUBSTANCE OF INTERVIEW DESCRIBING THE GENE See Continuation Sheet	ERAL NATURE OF WHAT WAS	S DISCUSSED:		
Part III.				
<ul> <li>It is not necessary for applicant to provide a separate directly resulted in the allowance of the application. The of the interview in the Notice of Allowability.</li> <li>It is not necessary for applicant to provide a separate did not result in resolution of all issues. A brief summation of the control of the contro</li></ul>	he examiner will provide a writt record of the substance of the	en summary of the substance interview, since the interview		
SHARON TURNER, PH.D. PRIMARY EXAMINER				
8-23-076				
	nt/Applicant's Representative S	ignature – if appropriate)		

Continuation of Substance of Interview including description of the general nature of what was discussed: The Examiner informed Applicant's Representative of withdrawal of finality of the previous office action for consideration of the IDS submissions filed 6-2-06 which are viewed as timely filed before final rejection. (The submissions are viewed to have crossed in the mail as the mail date of the final rejection is also 6-2-06). As the After Final amendment is instantly of record, it too will be necessarily considered upon the withdrawal of finality. The Examiner further requested Applicant's help in the preparation of a PTO-892 listing all of the references previously considered during prosecution of the Patent. This is in accordance with MPEP 1406. The case is being handled with Special dispatch and an office action on the merits will be forthcoming as it is completed. An unofficial fax copy of this interview summary is being transmitted to Applicants. An official signed mail copy will follow.

8-23-06